## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE, NASHVILLE DIVISION

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PHARMMD SOLUTIONS, LLC,	)
Plaintiff,	) A/though a  possible assue  possible assue  exists, thes  Case No.: 3-11-cv-00255 prolim
<b>v.</b>	) Case No.: 3-11-cv-00255 malion
	) NO DENIED.
DENISE KEHOE and	) JUDGE HAYNES THE COLUMN
PERFORMRX, LLC,	) market und
Defendants.	JUDGE HAYNES Trepoles and well  Shall met and  confer or all  discovery assues.  IFY APRIL 4, 2011 RULING.  MERCHANNES Trepoles and and all  and adaptate  y adaptate
	discovery issues.
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MOTION TO CLAR	IFY APRIL 4, 2011 RULING.

Plaintiff PharmMD Solutions, LLC, through its counsel, submit this Motion to Clarify Ruling, For Limited Expedited Discovery Order, and To Set Hearing On Plaintiff's Motion For Temporary Injunction attached hereto as <a href="Exhibit 1">Exhibit 1</a>. In support of this Motion, PharmMD states

FOR LIMITED EXPEDITED DISCOVERY AND ORDER, AND
TO SET HEARING ON PLAINTIFF'S MOTION FOR TEMPORARY INJUNCTION

as follows:

PharmMD has attempted to work with counsel for the Defendants to resolve discovery issues beginning with an invitation by PharmMD's counsel immediately following the hearing on this matter this past Monday, April 4, 2011, which was declined. The parties have exchanged email correspondence this week negotiating the parameters of the limited expedited discovery. PharmMD is not aware of any reason why Defendants would not be amenable to the proposed discovery below based on that correspondence, however, PharmMD has not received a response to its proposed joint motion setting forth the items below and related voice mails and thus, is the interest of time, is proceeding with its own motion.